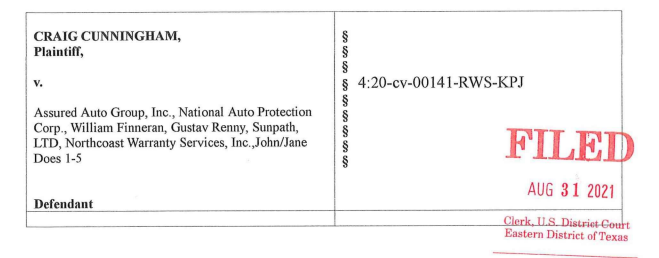
UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS



Plaintiff's Motion to Dismiss without Prejudice

1. The Plaintiff hereby requests the court dismiss this action without prejudice

Craig Cunningham

3000 Custer Road, ste 270-206 Plano, Tx 75075

615-348-1977

EASTERN DISTRICT OF TEXAS

CRAIG CUNNINGHAM,	§
Plaintiff,	§
v.	§ 4:20-cv-00141-RWS-KPJ
Assured Auto Group, Inc., National Auto Protection	\$
Corp., William Finneran, Gustav Renny, Sunpath,	\$
LTD, Northcoast Warranty Services, Inc., John/Jane	\$
Does 1-5	\$
Defendant	

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing document was exchanged with all parties and/or all counsel of record *via email and by first class mail*, on this 8/31/2021

/s/ Craig Cunningham

3000 Custer Road, ste 270-206 Plano, Tx 75075

615-348-1977